UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
----X
YOUNGHUN KIM,

Plaintiff,

ORDER

- against -

17 Civ. 8744 (NRB)

YONGJUN CHOI a/k/a YONG J CHOI a/k/a YONG JUN CHOI; JAYUN J CHOI a/k/a JAE YOUNG CHOI a/k/a JAYNE JAYUN CHOI a/k/a JAYUN CHOI a/k/a JAYNE CHOI a/k/a JAYNE CHOI; YJC CONCEPTS INC. d/b/a NY HOTDOG & COFFEE; JOHN DOE 1-10; and ABC CORPORATION 1-10;

Defendants.
----X
NAOMI REICE BUCHWALD
UNITED STATES DISTRICT JUDGE

WHEREAS on November 9, 2018, the Court entered default judgment against the identified defendants, ECF No. 32; and

WHEREAS on December 30, 2020, the identified defendants moved to vacate the default judgment as void pursuant to Fed. R. Civ. P. 60(b)(4) for lack of subject matter jurisdiction and personal jurisdiction, ECF No. 34; and

WHEREAS the Court held oral argument telephonically on January 21, 2021; and

WHEREAS for the reasons stated by the Court on the record; it is hereby

ORDERED that the motion to vacate the default judgment is granted; and it is hereby

Case 1:17-cv-08744-NRB Document 53 Filed 01/21/21 Page 2 of 2

ORDERED that the case is dismissed with prejudice for lack of subject matter jurisdiction and personal jurisdiction.

DATED: New York, New York

January 21, 2021

NAOMI REICE BUCHWALD

UNITED STATES DISTRICT JUDGE